

ability of such persons and their suitability in other respects, in the opinion of the Administrators to receive and hold such scholarships. The scholarships shall be of such amounts respectively as the Administrators shall think sufficient having regard to the circumstances of each particular case to provide fully for the maintenance as well as the education of the recipients and may be granted for education in such institutions as the Administrators may think proper, including if and so far as they think proper: High Schools, Arts Colleges, Technical Schools and Colleges, Special Military Schools and Colleges (including schools and colleges for the education of children of Indian officers and soldiers) and in the case of scholarships for technical institutions may, if the Administrators think fit, include such amount as they consider sufficient to cover the cost of initial equipment, (b) the payment of money to set up in the the scholars of the said Fund, after completion of their education, e.g., for the purchase of implements or of land for such scholars, (c) the assistance of widows of Indian Officers who are not in receipt of pensions or widows whose pensions are inadequate.

4. The capital as well as the income of the Fund, may at any time be applied and employed to such extent, as the Administrators may in their uncontrolled discretion think fit for any of the purposes aforesaid.

5. The Administrators shall never be less than four in number and if at any time, any member of the body of Administrators for the time being shall die or resign or become incapable of acting as such, the remaining Administrators may appoint any other person to act in his place and the Administrators may, at any time co-opt any person to act with them as an additional Administrator and the number of the Administrators may at any time by this means be increased and it shall not be obligatory to make any appointment in place of any Administrator dying, resigning or becoming incapable of acting unless the number of the remaining Administrators shall be less than the minimum, hereinbefore prescribed. If and so long as the number is at any time reduced below that minimum the continuing Administrators shall not act except for the purpose of appointing a fresh Administrator or Administrators.

6. The Administrators may at any time or times delegate any powers and discretions hereby conferred on them in connection with the application and distribution of the Fund and the income thereof to Local Governments or such person or persons as they may think fit.

7. For the purpose of all acts, decisions or determinations of the Administrators three shall be a quorum and it shall not be necessary for them to meet for the purpose of discharging their duties, but any resolution, decision or determination recorded in writing and signed by not less than three of them shall have the same force and effect as a resolution passed at a meeting at which a quorum was present.

(Sd.) E. BURDON,

Secretary to the Government of India.

### LOCAL AND LEGISLATIVE SECRETARIAT.

No. L. 6618—L. D. 9-24-46, dated 17th March 1925.

It is hereby notified that under Rule 22 of the Rules under the Mysore Local Boards and Village Panchayats Regulation, VI of 1918, issued with Notification No. 959—L. B. 6-18-2, dated the 18th July 1918, and amended by Notification No. 2700—L. B. 24-20-2, dated the 11th November 1920, the term of the existing undermentioned Village Panchayats of the Magadi Taluk in the Bangalore District is extended till the end of March 1925:

- |                     |                  |
|---------------------|------------------|
| 1. Mavankere.       | 5. Kudurn.       |
| 2. Motaganaballi.   | 6. Hulikal.      |
| 3. Gudamaranaballi. | 7. Thippasandra. |
| 4. Solur.           |                  |

No. P. 5205—Ots. 100-24-6, dated 20th March 1925.

Under Section 14 of the Code of Criminal Procedure, 1904, the Government of His Highness the Maharaja are pleased to appoint Mr. T. Onkarappa, as Special Magistrate for the Bench Court at Davangere with the powers of a Magistrate of the Third Class, with effect from the date of this notification.

No. P. 5211—Ots. 65-24-58, dated 20th March 1925.

The resignation of Mr. G. Venkataratnam, Honorary Special Magistrate of the Bench Court at Kankarhalli, is accepted and under Section 41 of the Code of Criminal Procedure, 1904, the powers of a Third Class Magistrate conferred on him in Government Notification No. P. 3026—Ots. 65-24-40, dated the 12th December 1924 are hereby withdrawn.

No. L. 5633—L. B. 42-24-19, dated 19th March 1925.

Under Section 6 of the Land Acquisition Regulation, No. VII of 1894, it is hereby declared that the land described hereunder is required for a public purpose, viz., extension of Ramanathpur village and under Sections 7 and 3 (c) of the said Regulation, the Assistant Commissioner in charge of Hols-Narsipur Sub-Division, is authorised to take order for the acquisition of the said land:—

District	Taluk	Hobli	Village	Name of khateddar or owner	Survey number	Dry, wet or garden	Total extent	Kharsab	Remaining extent	Assessment	Extent now required		Boundaries			
											Extent	assessment	East	West	North	South
Masana	Arakaludi	Ramanathpur	Kotsyal	Kulavadi Service from Kengana Dyava, Benara, etc.	No. 44	Dry	11 acres and 28 guntas		11 acres and 28 guntas	Rs. 10	11 acres and 28 guntas	Rs. 10	Small building	Thope	Road leading to Kengana	Boundary of Regaupatti Koppal

NOTE.—A plan of the property described above will be kept in the Office of the Arakaludi Taluk Amildar for inspection.